

roll; therefore I would assume that they would remain in the executive branch, but it is a fact that they are paid locally, I believe, everywhere.

THE PRESIDENT: Is there any other discussion? Are there any other questions of the Committee Chairman?

Thank you.

Are there now any amendments with respect to the Style Committee Recommendations in connection with EB-1 and EB-2?

As to section 4.01?

The Chair hears none.

As to section 4.02?

The Chair hears none.

Section 4.03? 4.04?

DELEGATE MORGAN: Mr. President.

THE PRESIDENT: Delegate Morgan.

DELEGATE MORGAN: I have a committee amendment designated "G" to section 4.04.

THE PRESIDENT: I take it that is not a style amendment. That is a substantive change.

DELEGATE MORGAN: I guess it is a substantive change.

THE PRESIDENT: We will come to that later.

Still considering only amendments as to style, 4.04? 4.05? Section 4.06? 4.07?

Delegate Morgan.

DELEGATE MORGAN: Mr. President, I do not know whether this is a style amendment or not. It is an amendment designated "H."

There is a provision in the executive article at the present time for how tied elections are decided in the case of the governor and —

THE PRESIDENT: Which section does this pertain to?

DELEGATE MORGAN: Section 4.05. And it is to extend this "Tied Election" section not only to the election of the governor but also to the election of the comptroller and the attorney general.

THE PRESIDENT: That is a substantive amendment.

Any other amendments as to style with respect to 4.09? 4.10? 4.11? 4.12? 4.13? 4.14?

Delegate Marion.

DELEGATE MARION: I believe my amendment "F" is a style amendment, Mr. President.

THE PRESIDENT: I think it is style but it does not pertain to the style amendments of the Committee, so I do not think it is in order. I will recognize you at the proper time.

DELEGATE MORGAN: I believe the amendment which Delegate Marion has, Amendment F, is on an amendment which was actually adopted by the Committee on Style but was not included in the brown copy. We have no objection to that amendment whatsoever.

THE PRESIDENT: Well, I will consider it at the proper time.

Will one of the pages please give Amendment F to Delegate Penniman?

Delegate Penniman, will you consider whether Delegate Morgan's statement is correct? He said that he had understood that the Committee on Style had decided to accept Amendment F but that it was not included in the report of the Committee.

DELEGATE PENNIMAN: I hesitate to answer the question because this morning when we looked at it there was enough doubt that we could not remember which had been our last decision on the matter. The fact is that it is a somewhat more detailed statement of the process of vetoing —

THE PRESIDENT: Let me suggest that you look at it and when we come back to it we can act on it very quickly.

DELEGATE PENNIMAN: I have looked at it and I have no objections to it. Accepted.

THE PRESIDENT: Pages please distribute Amendment F. This will be Amendment No. 1. The Clerk will read the amendment.

READING CLERK: Committee Recommendation No. 1 to Committee Recommendations No. EB-1, and EB-2, as amended by Report No. S&D-13 by Delegate Marion:

On page 6 section 4.14, Item Veto, strike out all of lines 27 through 31, inclusive, and insert in lieu thereof the following: